Attorney	Docket No.	CEL0001-US



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DE 2 7 200 COriginal	DECLA	ARATION FOR PA	TENT AP	PLICATIO	ON		
Original		Supplemental		Substitute		PCT	
As a below named inventor	, I hereby declare	that:					
My residence, post office a	ddress and citizen	ship are as stated below:	next to my na	me.			
I believe I am the original, names are listed below) of	, first and sole inv the subject matter	ventor (if only one name which is claimed and for	is listed below which a pate	ow), or an origination	ginal, first and join n the invention enti	t inventor (if plu tled:	ral
SYSTEM AND MET	THOD FOR ON-	LINE PARTICIPATIO	N IN MEMO	ORIAL SERV	VICES FOR SPAC	CE BURIALS	
the specification of which (check one)	(Title of the l	nvention)				
•							
is a	attached hereto.						
⊠ wa	as filed on <u>28 Se</u>	otember 2001 as Applic	cation Serial	No. <u>09/966,3</u>	<u>20</u> .		
wa and	is described and conditions are amended und	laimed in PCT Internatio er PCT Article 19 on	nal Application (if any).	on No	file	d on	
I hereby state that I have reby any amendment referred	l to above.						
acknowledge the duty to	disclose informa	tion which is material to	the patentab	ility of this ap	oplication in accord	dance with Title	37,
Thereby claim foreign price patent or inventor's certific United States of America, inventor's certificate, or of claimed.	ority benefits unde	er Title 35, United States of any PCT international I have also identified, by ational application havin	Code, § 119 I application of y checking the g a filing dat	(a) - (d) or § (a) which designate box below the before that	365(b) of any foreign ated at least one co , any foreign applia of the application	gn application(s) nuntry other than ication for patent on which priority	for the or y is
			<u> </u>				7
Prior	Prior Foreign Applications			Claimed	Сору А	ttached	-
Application Number	Country	Foreign Filing Date (MM/DD/YYYY)	YES	NO	YES	NO	
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I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below and claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT international application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Parent Application Number	Filing Date	Status (Mark Appropriate Column Below)		
		Patented	Pending	Abandoned
60/236,172	29 September 2000			X

As a named inventor, I hereby revoke all prior powers and appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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I acknowledge the above-listed attorneys and agents and their firm Kilpatrick Stockton LLP represent my employer (if I am an employee and this application has been or will be assigned to my employer) or the entity with which I have contracted (if I am an independent contractor and this application has been or will be assigned to such entity) and in such cases do not represent me individually. I further acknowledge I have not established, nor will I seek to establish, any personal attorney/client relationship with Kilpatrick Stockton LLP in connection with this application and understand that, should I require legal representation, I will obtain such, at my expense, other than through Kilpatrick Stockton LLP.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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